

Florida Power & Light Company, P.O. Box 14000, Juno Beach, FL 33408-0420

Mitchell S. Ross VP & General Counsel Nuclear Florida Power & Light Company 700 Universe Boulevard Juno Beach, FL 33408-0420 (561) 691-7126 (561) 691-7135 (Facsimile)

September 2, 2010

VIA HAND DELIVERY

Ms. Ann Cole Division of the Commission Clerk and Administrative Services Florida Public Service Commission Betty Easley Conference Center 2540 Shumard Oak Boulevard, Room 110 Tallahassee, FL 32399-0850

Re:

Docket No. 100009-EI

Dear Ms. Cole:

Please find enclosed for filing in the above docket the original and seven (7) copies of Florida Power & Light Company's ("FPL's") Motion for Leave to File Additional Testimony, and the original and fifteen (15) copies of the testimony of Art Stall. This testimony is being filed to address issues raised during the hearing in the above referenced docket.

If there are any questions regarding this transmittal, please feel free to contact me.

Sincerely,

Mitchell S. Ross

COM ______
APA _____
ECR _____ Enclosures
GCL ______
RAD _____ cc: Counsel for Parties of record (w/ enc.)
SSC ______
ADM _____
OPC _____
CLK ____

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FPSC-COMMISSION CLEPA

FPSC-Consultation of

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Nuclear Power Plant)	Docket No. 100009-EI
Cost Recovery Clause	_)	Filed: September 2, 2010

FLORIDA POWER & LIGHT COMPANY'S MOTION FOR LEAVE TO FILE ADDITIONAL TESTIMONY

Pursuant to Rule 28-106.204, Florida Administrative Code ("F.A.C."), Florida Power & Light Company ("FPL") is hereby requesting leave to file the testimony of J.A. Stall in this docket. In support of this Motion, FPL states as follows:

- 1. Attached hereto is the pre-filed testimony of J.A. ("Art") Stall, former President of FPL Group Nuclear from January 1, 2009 through May 1, 2010. As an FPL Group, Inc. (now NextEra Energy, Inc.) executive overseeing the nuclear division, Mr. Stall has direct knowledge of facts relevant to the Extended Power Uprate ("EPU") topics raised by Commissioners during the course of FPL's hearing in this docket. Specifically, Mr. Stall is providing testimony related to the state of the EPU project cost estimates that were in development prior to, during, and following the presentation of testimony last year in Docket No. 0900009-EI. The Commission has requested to hear testimony on this issue from witnesses other than those who already provided pre-filed testimony in this docket. The purpose of Mr. Stall's testimony is to accommodate those Commissioner requests, and is limited to this singular issue.
- 2. The issue of whether information provided in Docket No. 090009-EI related to the EPU project cost estimate should have been revised was first raised by Staff and Commissioners during FPL's hearing in Docket No. 1000009-EI. Neither Staff nor any party raised this issue at the Issue Identification conference on July 15, 2010, or in the Notice of Hearing issued on August 10, 2010. Accordingly, FPL had no notice that this issue would be considered or that pre-filed testimony on this issue would be necessary.

2011-4-4-4-46EF CATE

3. In accordance with Rule 28-106.204(3), Florida Administrative Code, FPL contacted counsel for each party in this docket to determine whether they object to this Motion. The Federal Executive Agencies, Progress Energy Florida, and White Springs/PCS Phosphate take no position on this motion. Florida Industrial Power Users Group takes no position at this time, pending receipt of the testimony. The Office of Public counsel take no position on this motion, and states "if the Commission grants FPL's motion, then OPC requests the Commission to schedule the appearance of the additional witness in a manner that provides OPC and other parties as much time to evaluate and prepare as possible." As of the time of this filing, FPL was unable to reach the Southern Alliance for Clean Energy for its position.

WHEREFORE, FPL's Motion for Leave to File Additional Testimony should be approved, and the direct testimony of Mr. Stall attached hereto should be entered into the record.

Respectfully submitted this 2nd day of September, 2010.

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By:

Mîtehell S. Ross Fla. Bar No. 108146

CERTIFICATE OF SERVICE DOCKET NO. 100009-EI

I HEREBY CERTIFY that a true and correct copy of FPL's Motion for Leave to File Additional Testimony and the testimony of Art Stall was served electronically and by U.S. mail this 2nd day of September, 2010 to the following:

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